

HOME NEWS

—There will be a call meeting of the L. L. E. A. & L. U. at Hillsboro April 8th. at 1 o'clock p. m. Business of importance to be transacted. All members are requested to attend. W. W. BUCKMAN, Sec.

—Miss F. T. Perkins of Covington, Va., will open a full and complete assortment of millinery goods at Dunmore, W. Va., by the 20th. of April. Miss Perkins has been employed for three years in this line, two years in one of the largest wholesale establishments in Kansas City, Mo., and since then has been with Mrs. G. W. Hardy, of Covington, Va.

—Mr. Allen Galford, of Driewood, was giving Marlinton the benefit of his presence last week. He likes the place splendidly but is afraid that it is to be the cause of his paying higher taxes. And don't say "Road Law" to him.

—Wm. Stiple is making arrangements to move to this place from his present home on William's River.

—E. L. Day, of Buckhannon, is the pharmacist who is to take charge of the drug store of Canningham & Smith.

—We are in receipt of a kind letter from Mr. J. E. Parkins, of Antiquity, Ohio, where he is prominent in mercantile circles. He was a member of Capt. Wm. L. McNeel's Company, in the Confederate service.

—W. S. G. Hayes is teaching the colored school at Brownsburgh and waits each morn for the happy faces to glisten through the 'red brush' as they near the school house.

—This paper will probably be a day late in some of the mails next week as we wish to give as much of the Court news as possible.

—Because you are coming to Court don't go back on your regular news letter that so many look for every week, but put one in the mail before you start. May our correspondents be abundantly blessed and may we be able to pay them big.

—Jake Robinson (col) had his house burned, last week, with all of his household belongings. The tenement belonged to Mr. Amos Barlow and was situated on his place near Huntersville. Jake and family were visiting at the residence of Sam Freeman which is situated in the same field, and before they could reach the building, it was in ashes. The loss falls heavily on Jake who is a hard working industrious man and had lived in the house but a few months.

—Fred McLaughlin, aged 6, was peeping in at the drug store the other day with a piece of cake in his hand behind him, which was the last of his school lunch. The editor's dog saw him and slipped up and took all of the cake at one bite that was not enclosed by the tight little fingers. Fred was good enough to give the dog the rest and we will try to make it up to him some time. "What's the matter Fred!" "The old dog got the fath pieth of cake, I had."

—The decrees of Providence and of the Circuit Court differ in regard to their being referred to as "sad decrees" and "said decrees" respectively.

—You will notice Mr. Amos S. Gillispie's announcement in this paper this week for County Superintendent. He has long been considered a likely incumbent of the office, and has been thoroughly identified with the interests of the schools of West Virginia for many years. He is in every respect fitted for the office to which he aspires.

—Mr. A. W. McClintic, of Green-

brier County, has been in Marlinton for the past week.

—John Pallins has been sick.

—Some of our citizens have been taking the Keely treatment for tobacco.

—Some of the newspapers of this State are down on the last legislature and revile it as being the fault of the class to whom the greater part belong. The farmer erred on the safe side in the appropriation question and they must not be blamed if their vigorous kicking cost more than they meant to save if their cent-splitting intentions were good. However to lay the fault on the farming class includes in the stigma put upon by a blatant country newspaper, almost the entire state and certainly all classes of individuals ranging in professions and intelligence from the top to the bottom of the list. And this: the legislature was remarkable in the fact that there was no legislation done to advance a set of schemes to the detriment of the public.

ANNOUNCEMENTS.

We announce by request, that Mr. Davis L. Barlow is a candidate for the office of County Superintendent of Free schools, for Pocahontas county.

I hereby announce myself a candidate for the office of County Superintendent, and if elected, pledge myself to discharge the duties of that office to the best of my ability; and do all in my power for the advancement of the cause of education.

C. M. ANDERSON.

To the Voters of Pocahontas County:

I hereby announce myself a candidate for the office of County Superintendent of Schools at the election to be held on the 16th of May. As it will be impossible for me to see all the voters of the county before the election, I will solicit your support through the columns of the *Times*, and promise if elected to do my duty faithfully.

Very respectfully,

A. M. S. GILLISPIE.

STATE OF WEST VIRGINIA,

County of Pocahontas, to-wit:

At rules held in the Clerk's Office of the Circuit Court of Pocahontas County on the first Monday in March, 1893.

J. C. Arbogast Sheriff of Pocahontas County and as such admr. of Margaret J. Maupin decd. Plaintiff.

vs. C. N. L. Maupin, John C. M. Maupin Lucy M. R. Stretch, Allie F. J. Hill and the unknown heirs of Louis Maupin decd. J. P. Noonan, C. L. Austin, J. C. Arbogast admr. of L. D. Barlow decd. and C. F. Moore & C. R. Moore Executors of Isaac Moore decd. Defendants

The object of this suit is to settle the accounts of J. C. Arbogast Administrator of Margaret C. Maupin decd. Convene the creditors of said Margaret C. Maupin and subject the real estate of which the said Margaret C. Maupin died, seized, to the payment of her debts, and it appearing by affidavit filed that Allie F. J. Hill, the unknown heirs of Louis Maupin decd. and C. F. Moore one of the executors of Isaac Moore decd. defendants, are non residents of the State of West Virginia, it is ordered that they do appear here within one month after the first publication of this order and do what is necessary to protect their interest in this suit.

Witness: J. H. Patterson, Clerk of the said Court this 6th day March 1893. J. H. Patterson, Clerk. L. M. McClintic p. q. printer's fee \$3.88

COMMISSIONER'S SALE OF LOT NO. 2 OF THE FREDERICK BURR ESTATE LAND.

The undersigned special commissioner, appointed by the Circuit Court of Pocahontas County, W. Va., by a joint decree pronounced at the October term 1892 of the said court in the three chancery causes therein pending in the name of Frederick Burr's heirs vs. Frederick Burr's executor, &c. and Enoch H. Moore & wife vs. Wm. Burr's admr. & others, and Elizabeth Ervine and others vs. George Franklin Burr and others, will proceed by virtue of said decree, at the front door of the COURT HOUSE of that county, in the town of Huntersville, on the 4th day of April 1893 to sell by public auction to the highest bidder the said lot No. 2 of the said lands of Frederick Burr decd. as shown by the plat and other papers in the first of the above styled causes, containing 387 acres, be the same more or less, said lot No. 2 consists of two tracts as follows to-wit: One of 187 acres which was assigned to George Franklin Burr and others, and the other of 200 acres which was assigned the West Virginia Central and Pittsburg Railway Co.

These tracts will be sold separately. These lands are located on Brown's Mountain in the County of Pocahontas are valuable for farming, timber and mineral purposes, and separately or together would make a desirable home for any person with limited means as-

siring to the Terms of Cash in hand as to each lot for portion of the costs of the said above styled cause, and expenses of each tract, and as to the residue of the purchase money for each tract a credit of six, twelve and eighteen months, with interest on the deferred payments from day of sale. purchaser or purchasers executing by such deferred payments with personal security and a lien to be placed on each tract as ultimate security.

I, M. McClintic, J. T. McClintic, Commissioners. In the Clerk's Office of the Circuit Court of Pocahontas County, W. Va. I, J. H. Patterson, clerk of the said court, do hereby certify that L. M. McClintic, and J. T. McClintic have executed bond with approved personal security approved by me as required above styled decree. PATTERSON, Clerk.

printers fee \$4

A Big Cut at Marlinton!

TO OUR FRIENDS AND CUSTOMERS: WE SIMPLY WISH TO SAY, THAT

AFTER THE FIRST DAY OF APRIL, WE INTEND TO CUT THE PRICES OF GOODS TO ROCK BOTTOM!

We will have the largest and most complete stock of goods ever brought to this section of the County, and we positively intend to sell them lower than the lowest FOR CASH AND GOOD PRODUCE.— OUR TERMS are strictly cash and produce and to responsible parties 30 days. Remember these are our terms and will be strictly adhered to. To convince you that we say we quote a few prices *below market what we sell*

The best calicoes at 14, 16, & 20 yards for.....	\$1.00
The very best 4-4 lawn muslins 18 yds for.....	\$1.00
Ginghams 10 12 15 18 yds for.....	\$1.00
Granulated sugar 15 lbs for.....	\$1.00
The very best coffee 24 cts	Brown sugar 16 pounds for \$1.00

What is left of our winter boots and clothing at cost. Our stock of Spring clothing, and shoes, and hats at prices that will astonish you. Dress Goods and trimmings at prices that defy competition. And in fact every thing will be at prices never before heard of in this section.

We are going to take the Tariff off and you are cordially invited to come in, examine our stock, get our prices and be convinced. We will want

A few pounds

and we are in a position to sell prices the market affords such as Butter, Eggs, Oats, all of which we sell at market prices.

REMEMBER our terms "and don't will positively have ed to us by note or account as we must have money to this Notice will be sufficient

F. J. H.

COMMISSIONER'S SALE.

By virtue of a decree entered in the two chancery cases of Alex. H. Sitlington vs.

John Cleek Jr., consolidated, by the Circuit Court of Pocahontas County, W. Va., on the 20th day of October, 1892, the undersigned Special Commissioner will proceed to sell at public auction to the highest bidder in front of the Court house door of said county on the 4th day of April, 1893, the following real estate belonging to the defendant John Cleek, Jr.—to-wit: the one undivided half interest of the said Cleek in 577 81/2 & 14 acres of land lying in said county on the Big Spring Fork of Elk River.

The 577 acre tract is a part of the old Samuel V. Gatewood land, and is known as the Coram Knob. The 81/2 acre tract adjoins the tract aforesaid and also the 14 acre tract, which last tract is known as the Black Hole.

These lands constitute one of the finest grazing properties in Pocahontas county, much of it is enclosed, cleared and in fine sod, and the soil on all is rich and productive.

The other undivided interest is held by Alex. H. Sitlington and is for sale on moderate terms.

Terms of Sale. A credit of 9—18—and 27 months will be given except as to so much cash in hand as will pay the costs of the suits and of this sale, and for the residue bonds with approved personal security bearing interest from date will be required. A lien to be retained until all the purchase money is paid.

B. S. Turk, Special Comr. State of West Virginia, Pocahontas County, to-wit: I, J. H. Patterson Clerk of the Circuit Court of the County aforesaid, do certify, that B. S. Turk the Special Commissioner above, has executed bond as required of him in the aforesaid causes. Given under my hand this 18th day of Feb, 1893.

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